# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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MARY K. JONES, Individually and on Behalf: of All Others Similarly Situated,		: Civil Action No. 1:10-cv-03864-AKH
		: · CLASS ACTION
	Plaintiff	
		. DECLARATION OF JAMIE MCKEY FILE
VS,		ON BEHALF OF KENDALL LAW GROUP
		IN SUPPORT OF APPLICATION FOR
PFIZER INC., et al.,		. AWARD OF ATTORNEYS' FEES AND
		EXPENSES
	Defendants.	•
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I, Jamie McKey, declare as follows:

- 1. I am a member of the Bar of the State of Texas and an attorney at Kendall Law Group. I am submitting this declaration in support of my firm's application for an award of attorneys' fees and expenses/charges ("expenses") in connection with services rendered in the above-entitled action.
  - 2. This firm is counsel of record for plaintiff Mary K. Jones.
- 3. The information in this declaration regarding the firm's time and expenses is taken from time and expense printouts and supporting documentation prepared and/or maintained by the firm in the ordinary course of business. I am the associate who oversaw and/or conducted the day-to-day activities in the litigation and I reviewed these printouts (and backup documentation where necessary or appropriate) in connection with the preparation of this declaration. The purpose of this review was to confirm both the accuracy of the entries on the printouts as well as the necessity for, and reasonableness of, the time and expenses committed to the litigation. As a result of this review, reductions were made to both time and expenses in the exercise of "billing judgment." As a result of this review and the adjustments made, I believe that the time reflected in the firm's lodestar calculation and the expenses for which payment is sought as set forth in this declaration are reasonable in amount and were necessary for the effective and efficient prosecution and resolution of the litigation. In addition, I believe that the expenses are all of a type that would normally be charged to a fee-paying client in the private legal marketplace.
- 4. After the reductions referred to above, the number of hours spent on this litigation by my firm is 497.5. A breakdown of the lodestar is provided in Exhibit A. The lodestar amount

for attorney/paralegal time based on the firm's current rates is \$278,897.50. The hourly rates shown in Exhibit A are the usual and customary rates set by the firm for each individual.

- 5. My firm seeks an award of \$4,312.67 in expenses and charges in connection with the prosecution of the litigation. Those expenses and charges are summarized by category in Exhibit B.
  - 6. The following is additional information regarding certain of these expenses:
- (a) Filing, Witness and Other Fees: \$114.89. These expenses have been paid to the court for filing fees and to attorney service firms or individuals who either (i) served process of the complaint or subpoenas, or (ii) obtained copies of court documents for plaintiffs. The vendors who were paid for these services are set forth in Exhibit C.
- (b) Class Action Notices/Business Wire: \$175.00. This expense was necessary under the Private Securities Litigation Reform Act of 1995's "early notice" requirements, which provides, among other things, that "[n]ot later than 20 days after the date on which the complaint is filed, the plaintiff or plaintiffs shall cause to be published, in a widely circulated national business-oriented publication or wire service, a notice advising members of the purported plaintiff class (I) of the pendency of the action, the claims asserted therein, and the purported class period; and (II) that, not later than 60 days after the date on which the notice is published, any member of the purported class may move the court to serve as lead plaintiff of the purported class." See 15 U.S.C. §78u-4(a)(3)(A)(i).
- (c) Transportation, Hotels & Meals: \$3,979.28. In connection with the prosecution of this case, the firm has paid for travel expenses to attend, among other things, to meet with witnesses, and to take or defend depositions. The date, destination and purpose of each trip is set forth in Exhibit D.

(d) Online Legal and Financial Research: \$43.50. These included vendors such as Pacer. These databases were used to obtain access to, factual databases, legal research and for cite-checking of briefs. This expense represents the expense incurred by Kendall Law Group for use of these services in connection with this litigation.

7. The expenses pertaining to this case are reflected in the books and records of this firm. These books and records are prepared from receipts, expense vouchers, check records and other documents and are an accurate record of the expenses.

8. The identification and background of my firm and its partners is attached hereto as Exhibit E.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 7th day of April, 2015, at Dallas, Texas.

JAMIE J. MCKEY

# CERTIFICATE OF SERVICE

I hereby certify that on May 6, 2015, I authorized the electronic filing of the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I caused to be mailed the foregoing document or paper via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List.

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on May 6, 2015.

s/ HENRY ROSEN HENRY ROSEN

ROBBINS GELLER RUDMAN & DOWD LLP 655 West Broadway, Suite 1900 San Diego, CA 92101-8498 Telephone: 619/231-1058 619/231-7423 (fax)

E-mail:HenryR@rgrdlaw.com

# Mailing Information for a Case 1:10-cv-03864-AKH

#### **Electronic Mail Notice List**

The following are those who are currently on the list to receive e-mail notices for this case.

## • Michael Scott Bailey michael.bailey@skadden.com

· Sidney Bashago

sidney.bashago@dpw.com,jennifer.kan@davispolk.com,ecf.ct.papers@davispolk.com

#### · Sheila L. Birnbaum

sheilabirnbaum@quinnemanuel.com

# • George Anthony Borden

gborden@wc.com

#### · Kevin Anthony Burke

kaburke@sidley.com,nyefiling@sidley.com,efilingnotice@sidley.com

#### · Michael Barry Carlinsky

michaelcarlinsky@quinnemanuel.com,brantkuehn@quinnemanuel.com,jomairecrawford@quinnemanuel.com

#### · Lauren Kristina Collogan

lcollogan@wc.com

#### · Patrick Daniel Curran

patrick curran@quinnemanuel.com, justinemanzano@quinnemanuel.com

## · Keir Nicholas Dougall

kdougall@dougallpc.com

#### · Michael Joseph Dowd

miked@rgrdlaw.com,debg@rgrdlaw.com,e file sd@rgrdlaw.com,tome@rgrdlaw.com

#### · Alexander C Drylewski

alexander.drylewski@skadden.com

# Charles S. Duggan

charles.duggan@dpw.com,ecf.ct.papers@davispolk.com

# · Steven M.. Farina

sfarina@wc.com

#### · Jason A. Forge

jforge@rgrdlaw.com,tholindrake@rgrdlaw.com,e\_file\_SD@rgrdlaw.com

#### · Ross Bradley Galin

rgalin@omm.com, mochoa@omm.com, never hart@omm.com, lisachen@omm.com

# · Gary John Hacker

ghacker@skadden.com

#### · James R. Harper

coljamesrharper@me.com

#### · Howard E. Heiss

hhe iss@omm.com, #nymanaging attorney@omm.com

#### · Paul T. Hourihan

phourihan@wc.com

# · James M. Hughes

jhughes@motleyrice.com,kweil@pacernotice.com,mgruetzmacher@motleyrice.com,erichards@motleyrice.com,kweil@motleyrice.com

#### · Jay B. Kasner

jkasner@skadden.com

· Joe Kendall

administrator@kendalllawgroup.com,jkendall@kendalllawgroup.com,hlindley@kendalllawgroup.com

· Brant Duncan Kuehn

brantkuehn@quinnemanuel.com

· Leigh R. Lasky

lasky@laskyrifkind.com

· Hamilton Philip Lindley

hlindley@deanslyons.com

· Ryan A. Llorens

ryanl@rgrdlaw.com,nbear@rgrdlaw.com,kirstenb@rgrdlaw.com

· Amanda M. MacDonald

amacdonald@wc.com

· Lori McGill

lorialvinomcgill@quinnemanuel.com

· Matthew Melamed

mmelamed@rgrdlaw.com

· Donald Alan Migliori

dmigliori@motleyrice.com

· Eugene Mikolajczyk

genem@rgrdlaw.com

· Seema Mittal

smittal@wc.com

· Cynthia Margaret Monaco

cmonaco@cynthiamonacolaw.com,cmmonaco@gmail.com

· Juliana Newcomb Murray

juliana.murray@davispolk.com, lisa.hirakawa@davispolk.com, ecf.ct.papers@davispolk.com

· Scott D. Musoff

smusoff@skadden.com,aviva.nusbaum@skadden.com

• Danielle Suzanne Myers

dmyers@rgrdlaw.com

· William H. Narwold

bnarwold@motleyrice.com, vlepine@motleyrice.com, ajanelle@motleyrice.com

Ivy T. Ngo

ingo@rgrdlaw.com,e\_file\_sd@rgrdlaw.com

· Joseph G. Petrosinelli

jpetrosinelli@wc.com

· Theodore J. Pintar

tedp@rgrdlaw.com,e\_file\_sd@rgrdlaw.com

· Willow E. Radcliffe

willowr@rgrdlaw.com,ptiffith@rgrdlaw.com

· Joseph F. Rice

jrice@motleyrice.com

· Darren J. Robbins

e\_file\_sd@rgrdlaw.com

· Daniel Prugh Roeser

droeser@goodwinprocter.com

#### · Henry Rosen

henryr@rgrdlaw.com,dianah@rgrdlaw.com

#### · David Avi Rosenfeld

drosenfeld@rgrdlaw.com,e\_file\_ny@rgrdlaw.com,e\_file\_sd@rgrdlaw.com

#### · James P. Rouhandeh

james.rouhandeh@dpw.com,ecf.ct.papers@davispolk.com

#### · Samuel Howard Rudman

srudman@rgrdlaw.com,e\_file\_ny@rgrdlaw.com,mblasy@rgrdlaw.com,e\_file\_sd@rgrdlaw.com

#### Stuart Michael Sarnoff

ssarnoff@omm.com

## · William E. Schurmann

wschurmann@wc.com

#### · Trig Randall Smith

trigs@rgrdlaw.com,e\_file\_sd@rgrdlaw.com,nhorstman@rgrdlaw.com

#### · Jennifer Lynn Spaziano

jen.spaziano@skadden.com

#### · Meghan K. Spillane

mspillane@goodwinprocter.com,sewald@goodwinprocter.com,ttam@goodwinprocter.com

#### · Richard Mark Strassberg

rstrassberg@goodwinprocter.com, ny managing clerk@goodwinprocter.com

# · Mitchell M.Z. Twersky

mtwersky@aftlaw.com

#### · John K. Villa

jvilla@wc.com

#### **Manual Notice List**

The following is the list of attorneys who are not on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

#### Daniel E. Hill

Kendall Law Group, LLP 3232 McKinney Avenue Suite 700

Dallas, TX 75204

J. Kowalewski

Catherine Robbins Geller Rudman & Dowd LLP (San Diego)

655 West Broadway Suite 1900

San Diego, CA 92101

#### J. McKey Jamie

Kendall Law Group, LLP 3232 McKinney Avenue Suite 700 Dallas, TX 75204

# C. Walton

Robbins Geller Rudman & Dowd LLP (SANDIEGO) 655 West Broadway Suite 1900

San Diego, CA 92101